Application No. 10/522,054 Amendment Dated November 1, 2007 Reply to Office Action of October 1, 2007

This listing of claims will replace all prior versions, and listings, of claims in the application:

Listing of the Claims:

5

- 1-25. (Canceled)
- 26. (Original) A method of separating a component from a metal based composite, the method including the steps of increasing the size of a component within the metal based composite by heating the metal based composite, crushing the metal based composite and then separating of the increased sized component from the other components of the composite.
- 27. (Original) The method according to claim 26 wherein the metal based composite is heated to a temperature of between about 1500°C and about 1650°C.
- 28. (Original) The method according to claim 26 wherein the metal based composite is held at a temperature of between 1500°C and 1650°C for a time of between about 0.5 hours and about 10 hours.
- 29. (Original) The method according to claim 26 wherein the component increases in size to between about 15μm and about 100μm.
- 30. (Original) The method according to claim 26 wherein the metal based composite is a metal matrix composite made up of at least two components where one is a metal.
- 31. (Original) The method according to claim 26 wherein the metal is titanium, yttrium or copper.
- 32. (Original) The method according to claim 26 wherein the metal based composite is a combination of a metallic base and a reinforcing non-metallic component.
- 33. (Original) The method according to claim 26 wherein the metal based composite is a combination of a metallic base and a ceramic material.

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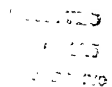
- 34. (Original) The method according to claim 26 wherein the metal based composite is a metal-ceramic composite where the major component makes up greater than about 50% of the composite.
- 35. (Original) The method according to claim 26 wherein the materials or phases that make up the metal based composite include metallic phases, intermetallic phases, oxides, nitrides, carbides or silicates.
- 36. (Original) The method according to claim 26 wherein the materials or phases that make up the metal based composition include metallic phases, intermetallic phases and oxides that include Ti(Al,O), Ti₃Al(O) and TiAl(O) and Al₂O₃.
- 37. (Original) The method according to claim 26 wherein the component that increases in size in the metal based composite is Al₂O₃.
- 38. (Original) The method according to claim 26 wherein the composite is crushed and/or milled following treatment to form a powder and to decrease the size of a component in comparison to other components.
- 39. (Original) The method according to claim 26 wherein the composite is crushed and/or milled following treatment to form a powder and to decrease the size of a component in comparison to other components and the milling occurs in an inert environment such as under argon or a vacuum.
- 40. (Original) The method according to claim 26 wherein the composite is crushed and/or milled following treatment to form a powder to decrease the sizes of a component in comparison to other components and the powder is mixed with surfactant and water to produce a suspension.
- 41. (Original) The method according to claim 26 wherein separation of the components is achieved by sieving, sedimentation, electrophoresis, electrostatic methods, chemical leaching, or the like.
- 42. (Original) The method according to claim 26 wherein the process produces a metal rich powder having a volume fraction of the metal component greater than about 70%.

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- 43. (Original) The method according to claim 42 wherein the powder is reacted with a reducing agent or a rare earth metal.
- 44. (Original) The method according to claim 42 wherein the oxygen content of the metal phase in the powder is less than about 1.5 atomic %.
- 45. (Withdrawn) A titanium rich powder having a titanium content greater than about 70% and an Al₂O₃ content less than 30% and wherein the oxygen content of the titanium phase is less than 1.5 atomic %.
- 46. (Withdrawn) The titanium rich powder according to claim 45 wherein the titanium content is greater than about 76% and the Al₂O₃ content is less than 15%.

PATENT COOPERATION TREATY

PCT



INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant s or agent s file reference	FOR FURTHER See Form PCT/ISA/220							
EFI-209 PCT	ACTION as well as where applicable item 5 below							
International application No	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)						
PCT/US2004/005598	25/02/2004	28/02/2003						
Applicant	Applicant							
ELECTRONICS FOR IMAGING,	INC							
This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau								
This International Search Report consists	of a total of sheets							
X It is also accompanied by	a copy of each prior art document cited in this	report						
1 Basis of the report a With regard to the language, the international search was carried out on the basis of the international application in the language in which it was filed unless otherwise indicated under this item								
The international this Authority (Ru		ation of the international application furnished to						
b With regard to any nucle	otide and/or amino acid sequence disclosed	in the international application see Box No I						
2 Certain claims were fou	ind unsearchable (See Box II)							
3 Unity of invention is lac	king (see Box III)							
4 With regard to the title,								
X the text is approved as si	ubmitted by the applicant							
the text has been establis	shed by this Authority to read as follows							
)								
5 With regard to the abstract,								
the text is approved as si		thy as it appears in Poy No. IV. The applicant						
	shed, according to Rule 38 2(b) by this Author om the date of mailing of this international sear							
6 With regard to the drawings ,	6 With regard to the drawings ,							
a the figure of the drawings to be	published with the abstract is Figure No1_							
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INTERNATIONAL SEARCH REPORT

International Application No PCT/US2004/005598

A CLASSIFICATION OF SUBJECT MATTER IPC 7 G06F3/12

According to International Patent Classification (IPC) or to both national classification and IPC

B FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 G06F H04N

Electronic data base consulted during the International search (name of data base and where practical search terms used)

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

EPO-Internal, WPI Data

Category °	Citation of document with indication where appropriate of the relevant passages	Relevant to claim No
Χ	DE 102 12 162 A1 (HEWLETT-PACKARD CO ,	1-5,8,
Υ	PALO ALTO) 2 October 2002 (2002-10-02) column 2, line 1 - line 21	10-14,17 6,7,9,
		15,16,18
	column 2, line 52 - column 4, line 47	
	figures 1,2	
Χ	WO 02/33532 A (ELECTRONICS FOR IMAGING,	1-5,8,
	INC, GECHT, GUY, LODWICK, PHILIP, A,	10-14,17
Υ	SCHOENZE) 25 April 2002 (2002-04-25) page 12, line 21 - page 13, line 22	9,18
•	page 17, line 3 - page 18, line 10	,,,,,
	page 24, line 18 - line 28	
	figures 1,9	
	-/	

Patent family members are listed in annex
T later document published after the international filing date or pnority date and not in conflict with the application but cited to understand the principle or theory underlying the invention. X document of particular relevance the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone. Y document of particular relevance the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents such combined with one or more other such documents such combination being obvious to a person skilled in the art.
Date of mailing of the international search report 09/03/2005
Authorized officer Kochev, M

INTERNATIONAL SEARCH REPORT

International Application No
PCT/US2004/005598

C (Continual	ion) DOCUMENTS CONSIDERED TO BE RELEVANT	Relevant to claim No		
	Citation of document with indication where appropriate of the relevant passages			
Y	US 6 452 691 B1 (MARSHALL CATHERINE R) 17 September 2002 (2002-09-17) column 2, line 41 - column 3, line 34 column 7, line 11 - column 9, line 63 figure 1	6,7,15,		

INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No
PCT/US2004/005598

Patent document cited in search report	. =			Patent family member(s)		Publication date	
DE 10212162	A1	02-10-2002	US JP	2004205115 2002354184		14-10-2004 06-12-2002	
WO 0233532	Α	25-04-2002	AU EP WO US	1331202 1327187 0233532 2003182438	A2 A2	29-04-2002 16-07-2003 25-04-2002 25-09-2003	
US 6452691	B1	17-09-2002	US DE EP	6396597 610875 0610875	T1	28-05-2002 16-03-1995 17-08-1994	

PATENT COOPERATION TREATY

From INTER	the RNATIONAL SEAF	RCHING AUTH	ORITY				
То				PCT			
	see form	PCT//SA/220 į		INTERNATION	TEN OPINION OF THE NAL SEARCHING AUTHORITY PCT Rule 43 <i>bis</i> 1)		
		PA	יב מין דיין זמי	Date of mailing (day/month/year) se	e form PCT/ISA/210 (second sheet)		
	icants or agents file form PCT/ISA/22			FOR FURTHER ACTION See paragraph 2 below			
	national application I T/US2004/005598		International filing date 25 02 2004	(day/month/year)	Priority date (day/month/year) 28 02 2003		
	national Patent Class 5F3/12	sification (IPC) or	both national classification	n and IPC			
	cant ECTRONICS FO	R IMAGING, II	NC				
1	This opinion co	ontains indication	ons relating to the fo	llowing items			
	⊠ Box No !	Basis of the op	pinion				
	⊠ Box No II	Priority					
	☐ Box No III	Non-establishr	ment of opinion with reg	gard to novelty, inventiv	ve step and industrial applicability		
1	☐ Box No IV	Lack of unity o	f invention				
	⊠ Box No V		tement under Rule 43 <i>b</i> Itations and explanation		novelty, inventive step or industrial tement		
;	☐ Box No VI	Certain docum	ents cited				
İ	☐ Box No VII	Certain defects	s in the international ap	application			
	☐ Box No VIII	Certain observ	ations on the internation	onal application	•		
2	FURTHER ACTI				IFER = JS		
If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the international Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the international Bureau under Rule 66.1 bis(b) that written opinions of this international Searching Authority will not be so considered.							
	If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later						
For further options, see Form PCT/ISA/220							
3	For further detail	ls, see notes to	Form PCT/ISA/220				
1							
Nam	ne and mailing addres	ss of the ISA		Authorized Officer	. Pa -		

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European Patent Office P B 5818 Patentiaan 2 NL 2280 HV Rijswijk Pays Bas Tel +31 70 340 2040 Tx 31 651 epo ni Fax +31 70 340 3016

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No PCT/US2004/005598

_	Box N	o I Basis of the opinion						
1	With regard to the language , this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item							
	This opinion has been established on the basis of a translation from the original language into the following language—, which is the language of a translation furnished for the purposes of international search (under Rules 12 3 and 23 1(b))							
2	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of							
	a type of material							
		a sequence listing						
		table(s) related to the sequence listing						
b format of material								
		ın written format						
		in computer readable form						
c time of filing/furnishing								
		contained in the international application as filed						
		filed together with the international application in computer readable form						
		furnished subsequently to this Authority for the purposes of search						
3	ha co	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional opies is identical to that in the application as filed or does not go beyond the application as filed, as oppopriate, were furnished						
4	Additio	onal comments						

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No PCT/US2004/005598

	Box No II Priority						
1	□ The following document has not been furnished						
	copy of the earlier app	licatio	n whose pric	ority has been claimed (Rule 43bis 1 and 66 7(a))			
	translation of the earlie	er appl	cation whos	se priority has been claimed (Rule 43bis 1 and 66 7(b))			
				er the validity of the priority claim. This opinion has in that the relevant date is the claimed priority date.			
2	☐ This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43 <i>bis</i> 1 and 64 1) Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date						
3	It has not been possible to consider the validity of the priority claim because a copy of the priority document was not available to the ISA at the time that the search was conducted (Rule 17 1). This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.						
4	Additional observations, if necessary						
	Box No V Reasoned statement under Rule 43bis 1(a)(i) with regard to novelty, inventive step or industrial applicability, citations and explanations supporting such statement						
1	Statement						
	Novelty (N)	Yes No	Claims Claims	6-9,15-18 1-5,10-14			
	Inventive step (IS)	Yes No	Claims Claims	1-18			
	Industrial applicability (IA)	Yes No	Claims Claims	1-18			

2 Citations and explanations see separate sheet

- 1 Reference is made to the following document/s/
 - **D1** DE 102 12 162 A1 (HEWLETT-PACKARD CO, PALO ALTO) 2 October 2002 (2002-10-02)
- Preliminary remarks concerning the disclosure of document D1
 Document D1 discloses a service provider (fig 1, 110) which receives fax data
 (column 3, lines 21-25) and according to the telephone number associated with the received fax data (column 3, lines 58-65) forwards the fax data to a certain printer (column 4, lines 35-40). Therefore, the service provider of D1 is a spooling server

3 INDEPENDENT CLAIM 1

Document D1 discloses a method for providing printing services (fig 2), comprising assigning a telephone number to a printer (column 3, 42-46), associating a print job with said telephone number (column 3, lines 21-25),

forwarding said print job with said telephone number (column 3, lines 21-25),

forwarding said print job from a print job source to a spooling server over a network (column 3, lines 23-25),

associating the print job with the printer at the spooling server based on said telephone number (column 3, lines 58-65),

forwarding the print job from the spooling server to the printer (column 4, lines 24-28), and

printing said print job at said printer (column 4, lines 44-47)

The subject-matter of independent claim 1 thus cannot be considered novel (Article 33(3) PCT)

4 INDEPENDENT CLAIM 10

The subject-matter of independent claim 10 corresponds to that of claim 1. The objections raised in respect of claim 1, therefore, also apply, "mutatis mutandis", to independent claim 10. Therefore, the subject-matter of independent claim 10 also cannot be considered novel (Article 33(3) PCT).

5 DEPENDENT CLAIMS 2-9 and 11-18

Dependent claims 2-9, 11-18 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in

respect of novelty or inventive step (Article 33(2) and (3) PCT)